	IN THE UNITED	STATES PATE	NT AND TRADE	MARK OFFICE
In F Seri File Atty	al No: d: 7. Dkt. No.	f: Guillermo Silv 10/765,193 January 28, 200 060014 VERAGE AND ME	Art Unit: 4 Examiner	
			CONSIDERATIO ION WITH AME	
	<u>Certif</u>	icate of Transmis	sion under 37 CF	<u>R 1.8</u>
			ence is being elect demark Office on	
FRC	5975 Sun Miami, F	BORDAS, P.A. set Drive, Unit 60% orida 33143 669-9848/Fax:(308		
TO: Attı		<u>d Trademark Ofi : Helen F. Pratt</u>	ïce Art Unit:_	<u>1761</u>
witl	n Amendment, Pe	etition for Extension	deration after Fina on of Time (One n Form (PTO-2038)	nonth) Under 37
Alt	ert Bordas, Esq.		45, 595	
Nar	ne of person sign Allo nature	ing Certificate		imber, if applicable
Sir:				
	In response to t	he recent Final O	fice action, please	review the
following amendment and reconsider your decision with regard to the				
		olication as follow	[발발하다 하일하다 일본 등 기본]	

1	INTRODUCTORY COMMENTS
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3	The Examiner has rejected claims 1 and 6 under 35 U.S.C. 112, second
4	paragraph, as being indefinite for failing to particularly point out and
5	distinctly claim the subject matter which applicant regards as the
6	invention. The Examiner has rejected claims 1 and 8 as being indefinite. In
7	addition, the Examiner has noted that "Dehydration" is misspelled and
8	that in claim 1, 3 lines from the bottom there should be a "to" instead of an
9	"and" in front of "facilitate".
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11	In addition, the Examiner has objected claims 1, 2, and 4 through 8
12	under 35 U.S.C. 103(a), as being unpatentable over Leaflet No. 8, 1983 in
13	view of Tayag (PH26114) and Beyerinck et al (6,763,607).
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15	Applicant has amended the claims to overcome the Examiner
16	rejections.
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